

CHINESE DEMONS FOR CELEBRATION



Tagging a Demon for Centenary Celebration

Demons of ferocious appearance, strange native gods and images of little-known gods have been gathered into a unique collection for the Methodist Centenary Celebration at Columbus, O., June 20 to July 13.

household gods have been sent in from China, India, Korea, Japan, Malaysia and Africa by Methodist missionaries who have contributed to the diversified displays at the Centenary Celebration.

is represented as wearing a necklace of her victims' heads draped about her shoulders. That this formidable goddess was revered properly in India is shown by the fact that the natives named after her their greatest city—Calcutta.

BRITISH LABOR WILL CONSIDER WAR PROBLEMS

SOUTHPORT, June 14.—The labor conference to be held here June 25, will take up important problems growing out of the war including resolutions calling for the withdrawal of troops from Russia and condemning conscription.

NEWS SERVICE IS SOMEWHAT DELAYED

NOME, Alaska, (By Mail)—News that the war was over reached Point Barrow, the corner of the continent, on Christmas Day, weeks after the armistice was signed.

OUTRAGES FEARED ON JULY FOURTH

WASHINGTON, June 16.—Department of justice agents thruout the country have been instructed to take every precaution against possible bomb outrages on July 4, it has been learned.

NOTICE OF FILING PETITION

Langell Valley Irrigation District, Klamath County Oregon. Before the Board of Directors: In the matter of application for exclusion of lands of the Kilgore Company.

owned by said petitioner, and described as follows:

150 acres in the NE 1/4, 36 acres in the NE 1/4 of SE 1/4, 27 acres in the NW 1/4 of SE 1/4 and 8 acres in the SE 1/4 of SE 1/4 of Section 7; 38 acres in the NW 1/4 of NW 1/4, 16 acres in the SW 1/4 of NW 1/4 and 6 acres in the NW 1/4 of SW 1/4 of section 8, Tp 41 S., R. 14 E., W. M. Klamath County, Oregon.

All persons interested in or who may be affected by such change or exclusion from said District are hereby notified to appear before the Board of Directors of said Langell Valley Irrigation District, at the District Office, Loomis Building, Klamath Falls, Oregon, on Tuesday, the 1st day of July, 1919, at 1:30 o'clock P. M. then and there to show cause in writing, if they have any, why said lands should not be excluded and taken from said District, as proposed.

Dated: June 14, 1919. A. L. WISHARD, Secretary for said Langell Valley Irrigation District. 16-23-39

NOTICE TO CREDITORS

In the County Court of the State of Oregon, for the County of Klamath.

In the Matter of the Estate of Mrs. M. C. Teer, also known as Mrs. Mary C. Teer, deceased: Notice is hereby given that the undersigned has been duly appointed administrator with the will annexed of the estate of Mrs M C Teer, also known as Mrs Mary C Teer, deceased, by the County Court of Klamath county, Oregon, and all persons having claims against said estate are hereby required to present same, properly verified, to said administrator at the offices of J H Carnahan, Rooms 5 and 6, Loomis Building, Klamath Falls, Oregon, within six months from the first publication of this notice.

Dated this 19th day of May, 1919. G. W. BRATTON, Administrator with the Will annexed. 19-26-2-9-16

NOTICE OF FILING PETITION

Klamath Irrigation District, Klamath County, Oregon. Before the Board of Directors: In the Matter of the Application for Exclusion of Lands of W. F. Reece.

Notice is hereby given that on the 3rd day of June, 1919, a petition was filed with the Board of Directors of the Klamath Irrigation District by W. F. Reece praying for an order of said Board excluding and taking from said District lands owned by said petitioner and described as follows, to-wit:

21 acres in the west half of the northeast quarter of section 14, tp. 40, south, range 9 east of Willamette Meridian, Klamath County, Oregon.

All persons interested in or who may be affected by such change or exclusion from said District are hereby notified to appear before the Board of Directors of the Klamath Irrigation District, at the District Office, U. S. Reclamation Building, Klamath Falls, Oregon, Tuesday, the 1st day of July, 1919, at the hour of 2:30 o'clock p. m., then and there to show cause, in writing, if any they have, why said lands should not be excluded and taken from said District, as proposed in said petition. Dated: June 14, 1919.

A. L. WISHARD, Secretary for said Klamath Irrigation District. 16-23-39

ASHLAND'S FOURTH ANNUAL GRAND CELEBRATION AND ROGUE RIVER Roundup July 3-4-5

The City of Klamath Falls Ordains as follows:

Section 1. That the Klamath Heating Company, a corporation of Oregon, and during the term hereinafter provided, be and hereby is granted, subject to the considerations and conditions in this ordinance contained, a franchise and right to erect, maintain, use and remove, pipes, steam mains, cables, ducts, appliances and apparatus for providing and using steam and hot water in, under, upon and over any and all streets, alleys, roads and ways of or in said city, within the limits and boundaries of said city, as the same is now or hereafter may be bounded, constituted and have its limits, both for the purpose of furnishing and supplying heat and hot water for any and all purposes to the people and inhabitants of the said city, coming within the boundaries of said plant, to carry on its business in said city, as now or hereafter bounded and constituted, also the franchise and right to furnish and supply to the public and to the people and inhabitants of the City of Klamath Falls, heat and hot water for any and all purposes, and to establish, charge and collect tolls and charges therefor.

Section 2. The said Klamath Heating Company shall erect, maintain and use such pipes, steam mains, cables, ducts, appliances and apparatus in accordance with the general laws of the state, and with all ordinances of the City of Klamath Falls, governing the erection and maintenance of the same, now or hereafter provided, as to not interfere with the free and unobstructed use of said streets or roads for travel.

Section 3. It is expressly provided that in case the limits or boundaries of said city at any time or times, are made less or smaller than they were, or existed prior thereto, all said franchises, rights and privileges shall continue and exist, as to the part or parts of said city therefore included in its limits or boundaries, as though said limits or boundaries had not been so made less or smaller.

Section 4. Said Klamath Heating Company, under the direction of the City of Klamath Falls or its properly constituted authority, may make all necessary excavations in any street, alley road or way, for the purpose of erecting, maintaining, using or removing any of such pipes, steam mains, cables, ducts, appliances and apparatus, and for repairing same. When any excavation shall be made pursuant to the provisions of this franchise, the said Klamath Heating Company shall put such street, alleys, roads or way, in as good condition as it was before it was so broken up, dug up, or disturbed, and such surfaces, earth and any other material caused by such excavation, shall be removed by said Klamath Heating Company. And it is further provided that said Klamath Heating Company shall at the acceptance of this franchise file with the Police Judge, a suitable bond approved by the common council of said City of Klamath Falls, to the amount of one thousand dollars (\$1000.00) to guarantee the replacing of any such streets, alleys, roads, or way, under the supervision of the city engineer.

Section 5. All rights and privileges hereby granted shall terminate at the expiration of forty (40) years from the date of the acceptance of the terms and conditions of this ordinance by the said Klamath Heating Company, and in the event that the said Klamath Heating Company shall fail or neglect, or refuse to perform all or any of the obligations and requirements called for by this ordinance to be performed by it, this grant and privilege may be terminated and annulled by the common council or other legislative body of the City of Klamath Falls, and the said Klamath Heating Company shall forfeit all rights and privileges hereby granted.

Section 6. The rights and privileges granted by this ordinance are granted upon the conditions herein contained and also upon the following consideration and conditions, to-wit: (a) That the said Klamath Heating Company shall within sixty (60) days from and after the passage and approval of this ordinance, file with the Recorder of the City of Klamath Falls, its written acceptance of this ordinance granted to, and conferred upon, said Klamath Heating Company, subject to all of the terms, obligations, restrictions and provisions in this ordinance contained, and upon the expiration of the allotted time for the acceptance of this ordinance, the same not having been accepted unconditionally, this ordinance shall become wholly void, inoperative and of no effect.

Section 7. That in consideration of the rights and privileges herein granted, and as compensation for this franchise, said Klamath Heating Company upon its acceptance of this ordinance shall pay to the City of Klamath Falls the sum of twenty-five (\$25.00) dollars; and as additional compensation shall pay to said city one (1 per cent) per centum of its annual gross receipts derived from business within the corporate limits of said city. The amount of such annual gross receipts shall be

determined from the annual report of the Klamath Heating Company, to be filed with the Collector of Internal Revenue, of the State of Oregon, and the percentage thereof payable as herein provided shall be paid to said city within ten (10) days after said Company has so made its said annual report.

Section 8. The Klamath Heating Company is hereby granted the right and privilege of demanding and charging from their patrons for steam and hot water heating and other uses of steam and heat contemplated under the provisions hereof, at such rates as may be agreed upon between the Klamath Heating Company and its patrons.

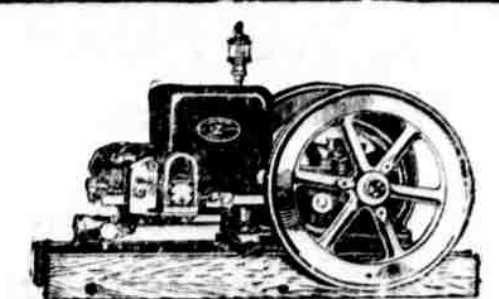
Notice is hereby given that this ordinance is published under authority of section 108 of the charter and will be called up for final passage at the regular meeting of the common council on July 28, 1919.

RESOLUTION PROPOSING TO CHANGE THE GRADE OF PORTIONS OF HIGH ST., FIRST ST. AND SECOND ST.

WHEREAS, the Common Council deems it expedient to change the grade of portions of High Street, First Street and Second Street, BE IT RESOLVED—That the grade of portions of said streets be changed as follows:

Table with columns for Street Name, Curb North, Curb South, Sidewalk North, Sidewalk South. Rows include High Street, West side of First Street, High Street, East side of First Street, High Street from at 70 feet from East line of First Street, High Street, West line Second Street, High Street, East line Second Street, High Street from, at 95 feet from Second Street, High Street, West line of Third Street, High Street, East line of Third Street, High Street, at 70 feet east of the east line of Third Street, High Street, at 150 feet east of the east line of Third Street, High Street, West line of Fourth Street, High Street, East line of Fourth Street, High Street, at 130 feet east of the east line of Fourth Street, High Street, West line of Fifth Street, High Street, East line of Fifth Street, High Street, at 80 feet east of the east line of Fifth Street, High Street, at 175 feet east of the east line of Fifth Street, First Street, at 20 feet north of the north line of Pine Street, First Street, at 120 feet north of the north line of Pine Street, Second Street, at 20 feet north of the north line of Pine Street, Second Street, at 120 feet north of the north line of Pine Street.

State of Oregon, County of Klamath, City of Klamath Falls—do hereby certify that the foregoing is a duly enrolled copy of the resolution proposing changes in grade on certain portions of High, First and Second Streets, as above set forth, as adopted by the Common Council of said City on June 2nd, 1919. A. L. LEAVITT, Police Judge.



The New 1 1/2 H. P. "Z" Engine successfully uses KEROSENE

THERE is much to interest every farmer in this announcement, because adding this recently perfected small size completes a line of engines—1 1/2 H. P. to 15 H. P.—all of which successfully run on

KEROSENE

also run on Distillate, Coal Oil, Tops or Gasoline. The larger "Z" engines always have successfully used Kerosene—now the new 1 1/2 H. P. size does too—thereby completing the most practical and efficient engine line ever offered. But you cannot know the "Z" by reading about it. Come in and see it. Let us tell you why we add our reputation to that of Fairbanks, Morse & Co. when selling a "Z" to you.

Thrilling Governor—Built-in Oscillating Magnet Prices—1 1/2 H. P. \$61.00—3 H. P. \$100.00 6 H. P. \$179.00 F. O. B. Factory.

G. C. LORENZ, 123 N. SIXTH